

# **EXHIBIT 1**

Albany  
Atlanta  
Brussels  
Denver  
Los Angeles

# McKenna Long & Aldridge, LLP

Attorneys at Law

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New York  
Philadelphia  
San Diego  
San Francisco  
Washington, D.C.

February 2, 2007

## VIA E-MAIL AND US MAIL

Scott R. Miller  
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Santa Monica, CA 90404  
krietzmanm@GTLAW.com

**Re: *LG.Philips LCD Co., Ltd. v. ViewSonic Corporation, et al.*;  
U.S. District Court Case No. 04-343 JJF**

Dear Counsel:

Attached are Declarations of Michael I. Angert and Derek A. Auito declaring that neither has participated in or engaged in any patent prosecution related activity involving LG.PHILIPS LCD CO., LTD. ("LPL") relating to the Subject Matter as defined in the Protective Order. Please understand that your concern arose from the fact that it is the policy of McKenna Long & Aldridge LLP ("MLA") to list all of its registered patent attorneys on its Power of Attorney for LPL filed with the United States Patent & Trademark Office.

Please contact me if you have any additional concerns on this topic.

Regards,  
  
Rel S. Ambrozy

RSA/ms

cc: Tracy R. Roman (via email)  
Scott R. Miller (via email)  
Mark H. Krietzman (via email)  
Valerie W. Ho (via email)  
Jong P. Hong (via email)  
Manuel Nelson (via email)  
Steve Hassid (via email)  
Anne Shea Gaza (via email)  
Fred Cottrell (via email)  
Jaclyn Michel Mason (via email)  
Jeffrey B. Bove (via email)  
Richard Horwitz (via email)

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

LG.PHILIPS LCD CO., LTD.,

Plaintiff,

v.

TATUNG COMPANY; TATUNG  
COMPANY OF AMERICA, INC.;  
and VIEWSONIC CORPORATION,

Defendants.

Civil Action No. 04-343-JJF

**DECLARATION OF DEREK A. AUITO**

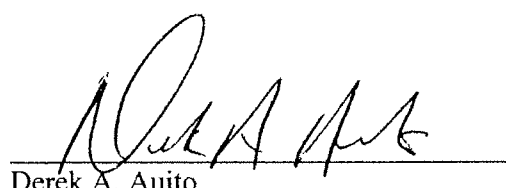
I, Derek A. Auito, declare under penalty of perjury that I have not and will not:

(1) participate in, direct or supervise any patent prosecution activity related to the patents-in-suit or currently participated in, direct or supervise any patent prosecution activity involving (i) flat panel or flat panel display technology or (ii) technology related or referring to or incorporating flat panels or flat panels displays (collectively, "the Subject Matter"). During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not participate in, direct or supervise any patent prosecution activity in the United States Patent and Trademark Office or with any patent office outside the United States involving the Subject Matter. (Section 4.1(a)(1) of the Protective Order in the above titled case for Jurisdictional Discovery)

(2) provide non-legal, business advise or non-legal, business representation or to clients in the flat panel display industry wherein the highly sensitive business-related financial information of any opposing party would be relevant to such non-legal, business advise or non-legal, business representation. During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not provide non-legal, business advise or non-legal, business representation to clients in the flat panels display industry wherein the highly sensitive business-related information of any opposing party would be relevant to such non-legal, business advice or representation; or (Section 4.1(a)(2) of the Protective Order in the above titled case for Jurisdictional Discovery)

I declare under the penalty of perjury that the foregoing is true and correct.

Executed on this 2<sup>nd</sup> day of February, 2007.



Derek A. Auito

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

LG.PHILIPS LCD CO., LTD.,

Plaintiff,

v.

TATUNG COMPANY; TATUNG  
COMPANY OF AMERICA, INC.;  
and VIEWSONIC CORPORATION,

Defendants.

Civil Action No. 04-343-JJF

**DECLARATION OF MICHAEL L. ANGERT**

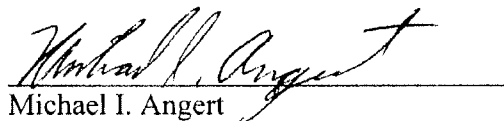
I, Michael L. Angert, declare under penalty of perjury that I have not and will not:

(1) participate in, direct or supervise any patent prosecution activity related to the patents-in-suit or currently participated in, direct or supervise any patent prosecution activity involving (i) flat panel or flat panel display technology or (ii) technology related or referring to or incorporating flat panels or flat panels displays (collectively, "the Subject Matter"). During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not participate in, direct or supervise any patent prosecution activity in the United States Patent and Trademark Office or with any patent office outside the United States involving the Subject Matter. (Section 4.1(a)(1) of the Protective Order in the above titled case for Jurisdictional Discovery)

(2) provide non-legal, business advise or non-legal, business representation or to clients in the flat panel display industry wherein the highly sensitive business-related financial information of any opposing party would be relevant to such non-legal, business advise or non-legal, business representation. During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not provide non-legal, business advise or non-legal, business representation to clients in the flat panels display industry wherein the highly sensitive business-related information of any opposing party would be relevant to such non-legal, business advice or representation; or (Section 4.1(a)(2) of the Protective Order in the above titled case for Jurisdictional Discovery)

I declare under the penalty of perjury that the foregoing is true and correct.

Executed on this 2<sup>nd</sup> day of February, 2007.

  
Michael I. Angert

Atlanta

Denver

Los Angeles

Philadelphia

**McKenna Long  
& Aldridge**  
Attorneys at Law

San Diego

San Francisco

Washington, DC

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February 6, 2007

**VIA E-MAIL AND US MAIL**

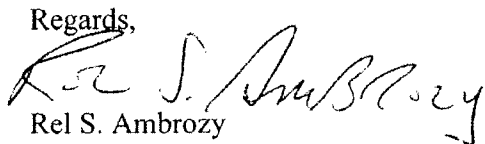
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**Re: *LG.Philips LCD Co., Ltd. v. ViewSonic Corporation, et al.;*  
U.S. District Court Case No. 04-343 JJF**

Dear Counsel:

Attached is a Declaration of Jennifer L. Davis declaring that she has not and will not participate in or engage in any patent prosecution related activity involving LG.PHILIPS LCD CO., LTD. relating to the Subject Matter as defined in the Protective Order. Please contact me if you have any further questions.

Regards,  
  
Rel S. Ambrozy

cc: Tracy R. Roman (via email)  
Scott R. Miller (via email)  
Mark H. Krietzman (via email)  
Valerie W. Ho (via email)  
Jong P. Hong (via email)  
Manuel Nelson (via email)  
Steve Hassid (via email)  
Anne Shea Gaza (via email)  
Fred Cottrell (via email)  
Jaclyn Michel Mason (via email)  
Jeffrey B. Bove (via email)  
Richard Horwitz (via email)

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

LG.PHILIPS LCD CO., LTD.,  
Plaintiff,  
v.  
TATUNG COMPANY; TATUNG  
COMPANY OF AMERICA, INC.;  
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Defendants.

Civil Action No. 04-343-JJF

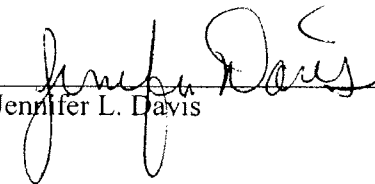
**DECLARATION OF JENNIFER L. DAVIS**

I, Jennifer L. Davis, declare under penalty of perjury that I have not and will not:

- (1) participate in, direct or supervise any patent prosecution activity related to the patents-in-suit or currently participated in, direct or supervise any patent prosecution activity involving (i) flat panel or flat panel display technology or (ii) technology related or referring to or incorporating flat panels or flat panels displays (collectively, "the Subject Matter"). During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not participate in, direct or supervise any patent prosecution activity in the United States Patent and Trademark Office or with any patent office outside the United States involving the Subject Matter. (Section 4.1(a)(1) of the Protective Order in the above titled case for Jurisdictional Discovery)
- (2) provide non-legal, business advise or non-legal, business representation or to clients in the flat panel display industry wherein the highly sensitive business-related financial information of any opposing party would be relevant to such non-legal, business advise or non-legal, business representation. During the pendency of this litigation and for one year after the full and final conclusion of this litigation, including all appeals, I understand that I will not provide non-legal, business advise or non-legal, business representation to clients in the flat panels display industry wherein the highly sensitive business-related information of any opposing party would be relevant to such non-legal, business advice or representation; or (Section 4.1(a)(2) of the Protective Order in the above titled case for Jurisdictional Discovery)

I declare under the penalty of perjury that the foregoing is true and correct.

Executed on this 5<sup>th</sup> day of February, 2007.

  
\_\_\_\_\_  
Jennifer L. Davis